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SEC. 5. Each and every owner, tenant, lessee, and occupant of each and every building used or occupied as a place of residence or as a place of business, or any part thereof, in the city of Cohoes must forthwith provide and cause to be provided and at all times hereafter must keep and cause to be kept and provided separate, suitable, proper, and sufficient boxes, barrels, or tubs for all ashes and rubbish of whatsoever kind, and also in addition thereto must provide and cause to be provided and at all times hereafter must keep and cause to be kept and provided separate, suitable, proper, and sufficient metallic receptacles with cover for all garbage, refuse, vegetable, animal matter, and liquid substances of whatsoever kind. Said wood and metallic receptacles shall be left at a convenient place on the street and at such times as the city garbage contractor collects garbage, ashes, and rubbish in the locality.

SEC. 6. No sunken places shall be filled nor made land constructed with any materials containing an admixture of putrescible animal or vegetable matter, except by permission of the health officer.

Offensive Trades—Regulation. (Reg. Bd. of H., Apr. 10, 1916.)

SEC. 8. No garbage, bone, or animal boiling or rendering occupations shall be carried on without the consent of the board of health nor in any establishment unless provided with tight walls, impervious floors, and such provisions for adequate water supply and drainage and other facilities as will enable all operations to be carried on with cleanliness and freedom from all offense or nuisance.

No such occupation shall be carried on, nor shall any establishment be constructed or maintained in or near a thickly inhabited neighborhood, nor shall the drainage from any establishment unless subject to purification be permitted to flow into any stream or watercourse.

SEC. 9. No person shall erect or maintain any manufactory or place of business dangerous to life or detrimental to health, or where unwholesome, offensive, or deleterious odors, dust, dirt, gas, smoke, deposit, or exhalations are generated without the approval of the board of health; and all such establishments shall be kept clean and wholesome so as not to be offensive or prejudicial to public health; nor shall any offensive or deleterious waste substance, gas-tar, chemicals, sludge, refuse, or injurious matter be allowed to run into any public waters, stream, watercourse, street, or public place. And every person conducting such manufactory or business shall use the best approved and all reasonable means to prevent the escape of smoke, gases, dust, dirt, and odors and to protect the health and safety of all operatives employed therein.

Nuisances—Definition and Prohibition. (Reg. Bd. of H., Apr. 10, 1916.)

SECTION 1. Whatever is dangerous to human life or health; whatever building or part of cellar thereof is overcrowded or not provided with adequate means of ingress and egress, or contains garbage, ashes, refuse, or rubbish of whatsoever kind, or is not sufficiently ventilated, sewered, drained, lighted, or cleaned; and whatever renders soil, air, water, or food impure or unwholesome, are declared to be nuisances and to be unlawful.

Cemeteries—Care. Communicable Diseases—Burial. (Reg. Bd. of H., Apr. 10, 1916.)

SEC. 17. Every person who acts as a sexton, or undertaker, or cemetery keeper, within the limits of this municipality, or has the charge or care of any tomb, vault, burying ground or other place for the reception of the dead, or where the bodies of any human beings are deposited, shall so conduct his business and so care for any such place above named as to avoid detriment or danger to public health; and every person undertaking preparations for the burial of a body dead from contagious or infectious disease as hereinbefore specified shall adopt such precautions as the health officer may prescribe to prevent the spread of such disease.